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UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

GABRIELLE GANGITANO.

Case No. 5:17-cv-02870-LHK

Plaintiff,

JOINT CASE MANAGEMENT STATEMENT

V.

CABRILLO COLLEGE, and ALEX B.
TAURKE.

Date: February 21, 2018
Time: 2:00 p.m.
Dept.: Courtroom 8 – 4th Floor

Defendants.

Hon. Lucy H. Koh

1 TO THE COURT, ALL PARTIES AND TO THEIR RESPECTIVE COUNSEL OF RECORD:

2 Pursuant to Fed.R.Civ.Proc.26(f), Civil L.R. 16-9 and 16-10, and the Court's Order on December
3 12, 2017, the parties, plaintiff GABRIELLE GANGITANO ("Plaintiff") and defendants CABRILLO
4 COMMUNITY COLLEGE DISTRICT ("Cabrillo College") and ALEX B. TAURKE ("Taurke"),
5 through their counsel of record, met and conferred and prepared the following Joint Case Management
6 Statement.

7 The parties went to mediation on, December 8, 2017, with John Bates, Esq., at JAMS in San
8 Francisco. The parties reached a tentative settlement. Since one of the parties, Cabrillo College, is a
9 public entity, the tentative settlement required approval by both the Board of the College and SWACC
10 (Statewide Association of Community Colleges). The Board of the College approved the settlement on
11 January 18, 2018. SWACC approved the settlement on February 5, 2018.

12 The parties are presently preparing the release agreement and processing payment.

13 Accordingly, the parties respectfully request that the February 21, 2018 Case Management
14 Conference be continued to allow the parties to finalize and execute the release agreement and to prepare
15 and file the appropriate dismissal documents.

17 Dated: February 14, 2018

BERTRAND, FOX, ELLIOT, OSMAN & WENZEL

19 By: /s/ Eugene Elliot

20 Eugene B. Elliot
21 Nicole L. Phillips
22 Attorneys for Defendant
23 CABRILLO COMMUNITY COLLEGE DISTRICT

22 Dated: February 14, 2018

DAVIS & YOUNG, APLC

24 By: /s/ Mark Davis

25 Mark E. Davis
26 Adam J. Davis
27 Attorneys for Defendant
28 ALEX B. TAURKE

1 Dated: February 14, 2018

KRISTENSEN WEISBERG LLP

2
3 By: /s/ Christina Le

4 John P. Kristensen
5 David L. Weisberg
6 Christina M. Le
7 Attorneys for Plaintiff
8 GABRIELLE GANGITANO

9
10 **ATTORNEY ATTESTATION**

11
12 I hereby attest that I have on file all holograph signatures for any signatures indicated by a
13 conformed signature (“/s”) within this E-filed document or have been authorized by plaintiff’s counsel
14 to show their signature on this document as /s/.

15
16 Dated: February 14, 2018

17 By: /s/ Eugene Elliot
18 Eugene B. Elliot